UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00 – 1898 MDL 1358 (SAS) M21-88

This document relates to:

ORDER OF DISMISSAL WITH PREJUDICE

Basso, et al. v. Sunoco, Inc., et al., 03 Civ. 9050; and

Tonneson, et al. v. Sunoco, Inc., et al., 03 Civ. 8248

Defendants Mobil Corporation and Exxon Mobil Corporation f/k/a Exxon Corporation

(collectively, "ExxonMobil") and Favre Bros. Land, Inc., LeRoy Favre and David Favre have

advised the Court that they have resolved the matters between them and now move without

In Re: Methyl Tertiary Butyl Ether ("MTBE") Products Liability Litigation
opposition for the entry of this agreed upon dismissal of all claims in the above-entitled matters,

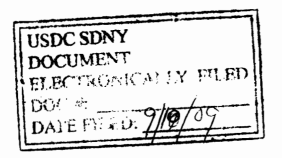
Doc. 2823

The Court finds that the motion for dismissal should be granted and that:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

between Favre Bros. Land, Inc., LeRoy Favre, David Favre and ExxonMobil with prejudice.

- 1. ExxonMobil and Favre Bros. Land, Inc., LeRoy Favre and David Favre have advised the Court that they have resolved the matters between them.
- 2. No other parties have objected to the dismissal of the above-referenced claims.
- 4. Therefore, all claims in the above-entitled matters, between Favre Bros. Land, Inc., LeRoy Favre, David Favre and ExxonMobil are hereby dismissed with prejudice.



ENTERED this 8 day of 97, 2009:

Honorable Shira A. Scheindlin